Case No. 04-42128-RJK Chapter 13

In Re:

Abdirashid O. Mohamud,

Debtor,

Arda Mohamud,

Co-Borrower.

# NOTICE OF HEARING AND MOTION FOR RELIEF FROM STAY AS TO DEBTOR AND AS TO CO-BORROWER

- TO: Debtor Abdirashid O. Mohamud; his/her attorney Robert J. Hoglund; Co-Borrower Arda Mohamud United States Trustee; and all other entities specified in Local Rule 1204 (a):
  - 1. General Motors Acceptance Corporation, ("GMAC") a secured creditor in this Chapter 13 proceeding, by and through duly authorized and undersigned attorneys, moves the court for the relief requested below, and gives notice of hearing.
  - 2. The court will hold a hearing on this motion on October 14<sup>th</sup> 2004, at 2:00 p.m., before the Honorable Robert J. Kressel, United States Bankruptcy Judge, in Courtroom No. 8 West United States Courthouse, 300 South Fourth Street, Minneapolis, Minnesota 55415.
- 3. Any response to this motion must be filed and delivered not later than, October 11<sup>th</sup> 2004, which is three days before the time set for the hearing (excluding Saturdays, Sundays and holidays), or filed and served by mail no later than October 5<sup>th</sup> 2004, which is seven days before the time set for the hearing (excluding Saturdays, Sundays and holidays).

UNLESS A RESPONSE OPPOSING THIS MOTION IS TIMELY FILED, THE COURT MAY GRANT THE MOTION WITHOUT A HEARING.

- 4. This court has jurisdiction over this motion pursuant to 28 U.S.C. §§ 157 and1334, Bankruptcy Rule 5005, and Local Rule 1070-1. This is a core proceeding. The petition commencing this Chapter 13 case was filed on April 16, 2004. The case is now pending in this court.
- 5. This motion arises under 11 U.S.C. § 362 and Bankruptcy Rule 4001. This motion is filed under Fed. R. Bankr. P. 9014 and Local Rules 5005-4, 9006-1, 9013-1 and 9017-1. GMAC requests relief from the automatic stay under §362 of the Bankruptcy Code to foreclose its security interest in certain personal property of the debtor as defined below.
- 6. On April 15, 2002, the debtor, Abdirashid O. Mohamud executed a promissory note and security agreement in favor of GMAC, in the original principal amount of \$17,171.06, plus interest thereon at the stated rate, payable according to the terms and conditions therein, a copy of which is attached hereto as **Exhibit "A"**. Security for the promissory note consists of a security interest in a motor vehicle, 2002 Saturn, VIN # 1G8ZH52812Z200992 and proof of perfection of GMAC's security interest is attached hereto as **Exhibit "B"**.
- 7. On April 15, 2002 the co-borrower Arda Mohamud, who is not a debtor in this action, also executed a promissory note and security agreement in favor of GMAC, in the original principal amount of \$17,171.06, plus interest thereon at the stated rate, payable according to the terms and conditions therein, a copy of which is attached hereto as **Exhibit** "A". Security for the promissory note consists of a security interest in a motor vehicle, 2002 Saturn, VIN # 1G8ZH52812Z200992 and proof of perfection of GMAC's security interest is attached hereto as **Exhibit** "B".

- 8. Debtor's Plan called for the payment of GMAC's claim by the Co-Borrower outside the Plan. The promissory note is in default for failure to make payments when due since May, 2004, a delinquency of approximately \$857.72. As of , the amount due was a payoff balance of approximately \$10,301.92. On information and belief, the value of the vehicle is \$6,575.00 and the debtor and co-borrower have no equity in the vehicle.
- 9. Debtor and Co-Borrower have defaulted in payments to be made to GMAC outside of the Plan.
- 10. GMAC seeks relief from the automatic stay to foreclose its personal Property security interest in the vehicle and to pursue its non-bankruptcy remedies against the Co-Borrower.
- 11. Pursuant to 11 U.S.C. § 362(d)(1) and 1301, a creditor may be granted relief from the automatic stay for cause, including lack of adequate protection. GMAC believes that cause exists to grant it relief from the automatic stay to foreclose its personal property security interest, for the following reasons:
- a. GMAC has not been offered and is not being provided with adequate protection for its interest in the vehicle;
- b. The vehicle subject to GMAC's security interest continues to depreciate and decline in value
  - c. The debtor and Co-Borrower have stopped making payments to GMAC.
- 12. Pursuant to 11 U.S.C. § 362(d)(2) and §1301, a creditor may be granted relief from the automatic stay if there is no equity in the property which is the subject of the motion, and property is not necessary for an effective reorganization. Here, the debtor and co-borrower have

no equity in the vehicle which is the subject of this motion, and the vehicle is not necessary for

an effective reorganization in this Chapter 13 liquidation proceedings.

13. If any testimony is necessary on any of the facts relative to this motion, testimony

will be given by J. Wood, or some other representative of the Movant General Motors

Acceptance Corporation.

WHEREFORE, GMAC requests entry of an Order granting the relief from the automatic

stay of 11 U.S.C. § 362 and § 1301, to allow it to foreclose its personal property security interest

described above for relief against the co-borrower, and for such other and further relief as the

court deems just and equitable under the circumstances.

Dated: September 16, 2004

RIEZMAN BERGER, P.C.

/e/ Marilyn J. Washburn

Marilyn J. Washburn, #0324140 7700 Bonhomme Ave., 7th Floor St. Louis, MO 63105 (314) 727-0101

FAX (314) 727-1086

Attorneys for GMAC

Case No. 04-42128-RJK Chapter 13

Abdirashid O. Mohamud,

Debtor,

Arda Mohamud,

In Re:

Co-Borrower.

#### **MEMORANDUM OF LAW**

### **INTRODUCTION**

General Motors Acceptance Corporation, ("GMAC") has made a motion for relief from the automatic stay. GMAC incorporates herein the facts set forth in the notice of hearing and motion for relief from stay.

There is one loan which is the subject of this motion secured by a security interest in a motor vehicle. The loan is in default for failure to make payments when due. GMAC seeks relief from the automatic stay to foreclose its personal property security interest. There is no equity in the vehicle.

#### **ARGUMENT**

Pursuant to 11 U.S.C. § 362(d)(1) and § 1301, a secured creditor may be granted relief from the automatic stay, including lack of adequate protection. GMAC's motion for relief from the automatic stay demonstrates cause for relief from the stay for all reasons set forth in the motion. In the aggregate, these circumstances demonstrate cause for relief from the automatic

stay. <u>United Savings Assn. of Texas v. Timbers of Innwood Forest Assoc. Ltd. (In re Timbers of Innwood Assoc. Ltd.)</u>, 484 U.S. 365 (1988).

Also, there is little or no equity in the vehicle which is the subject of this motion and the vehicle is not necessary for an effective reorganization, which allows the stay to be lifted pursuant to 11 U.S.C. § 362(d)(2) and 1301. **In re Anderson**, 913 F.2d 530, 532 (8th Cir. 1990).

#### **CONCLUSION**

Based on the foregoing, GMAC requests that the court issue an Order lifting and terminating the automatic stay provided by 11 U.S.C. § 362(a) and § 1301 to permit GMAC to enforce and foreclose its personal property security interest.

DATED: September 16, 2004

RIEZMAN BERGER, P.C.

/e/ Marilyn J. Washburn

Marilyn J. Washburn, #0324140 7700 Bonhomme Ave., 7th Floor St. Louis, MO 63105 (314) 727-0101 FAX (314) 727-1086 Attorneys for GMAC

In Re:		Case No. 04-42128-RJF Chapter 13
Abdirashid O. Mohamud,	Debtor,	
Arda Mohamud,	Co-Borrower.	
UNSWOR	RN DECLARATION	FOR PROOF OF SERVICE
law in this court, with office 63105, declares that on Sept Memorandum of Law and to each of them a copy there	e address of 7700 Bon tember 16, 2004, I ser <b>Proposed Order</b> upo eof by enclosing same	zman Berger P.C., attorney licensed to practice thomme Ave., 7 <sup>th</sup> Floor, Saint Louis, Missouri, eved a <b>Notice of Hearing for Relief from Stay</b> on each of the entities named below by mailing in an envelope with first class postage prepaid ouis, Missouri, addressed to each of them as
(Debtor) Abdirashid O. Mohamud 3402 Portland Avenue Sout Minneapolis, MN 55407	h	(Chapter 13 Trustee) Jasmine Z. Keller 12 South 6th Street, Suite 310 Minneapolis, MN 55402
(Debtor's Attorney) Robert J. Hoglund P.O. Box 130938 Roseville, MN 55113		Office of the U.S. Trustee 1015 U.S. Courthouse 300 South 4th Street Minneapolis, MN 55415
(Co-Buyer) Arda Mohamud 3402 Portland Avenue Sout Minneapolis, MN 55407	h	
And I declare, under penalty	y of perjury, that the f	oregoing is true and correct.
Executed:, 20	004.	
		Signed: /e/ Marilyn J. Washburn

In Re:		Case No. 04-42128-RJK Chapter 13
Abdirashid O. Mohamu	ud, Debtor,	
Arda Mohamud,	Co-Borrower.	
	ORDER	
The above entit	led matter before the Court for hearing on _	, 2004, on the
motion General Motors	s Acceptance Corporation, ("GMAC"), seeki	ng relief from the automatic
stay of 11 U.S.C. § 362	2(a) and § 1301. Appearances are as noted in	the Court's record.
Based on the pr	roceedings had on said date, the statement of	counsel and all the files and
records herein, the Cou	art now find that cause exists entitling GMA	C to relief from the automatic
stay.		
NOW, THERE	FORE, IT IS HEREBY ORDERED that:	
1. The auto	omatic stay is granted; that GMAC may enfo	orce its rights against the Co-
Borrower and the propo	erty described as:	
2002 Sa	aturn, VIN # 1G8ZH52812Z200992.	
2. Notwith	standing Fed. R. Bankr. P. 4001(a)(3), this C	Order is effective immediately.
DATED at Min	neapolis/St. Paul/Duluth/Fergus Falls, Minn	esota, this day of
, 2004.		
	BY THE COU	RT:
	Robert J. Kress United States F	sel Bankruptcy Judge

ABOIRASHID OSMAN MCHAMUD 3402 PORTLAND AVE 3 MINNEAPOLIS, MN 53407 COUNTY: RAMSEY ARDA ADDI MOHAMUD 2555 GEORGETOWN DR NW ROCHESTER HN 5 991 COUNTY: OLMSTRD

SATURN OF RUCHESTER 2955 45th Street Nochoster, HN 55901

You, the Buyer (and Co-Buyer, it any), may buy the vehicle described below for cach or on credit. By eighing this contract, you sgree to buy the vehicle on credit undor the agreements on the front and basis of the contract. You agree to pay the Creditor the Amount Financed and Financed Charge according to the payment schedule shirtly below. The Finance Charge according to the payment schedule shirtly below. The Finance Charge is guard on a dolly basis at the Amount Forence Rate on the unpaid balance of the Amount Financed.

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The Creditor is under no obligation to buy any theurance, but may do so if it docines. If the Creditor buys either of these coverages, it will let you know what type it is and the charge you must pay. The charge will be it be preshain for the featurese and is an amount through all the Annual Percentage are shown on the featurese of this continent. You agree to play the charge in equal insignments along with the payments shown on the payment schoolder.

If the wanted is lost or damaged, you agree that the Credior can use any insurance settlement either to repair the vehicle or to apply to your dable.

Optional insurance or Environ Contracts. This contract way contain charges for optional insurance or sordice contracts. If the whitch it repossessed, you agree that the Creditor may claim benetits under these contracts and terminate from to obtain refunds for understand charges.

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Grether the Vehicle Beak Astar Repossweston. If the Craction repre-sesses the vehicle, you have the right to get it back fractioning by paying the action amount you over on the context (not just past due payments). The amount you see will be the unpaid calance of the Articust Phanesco past of the Panesco past of the Panesco Chatge, and at other remains due, including the post of the Panesco Chatge, and at other exported that the Soller or the Craction has had. You must also care any default in addition to nonpayment of what you see, Your right to redeem will and when the vohicle is sold.

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Delay in Enforcing Fights and Changes of this "Contract. The Gradillor can datay or retrain from enforcing any of its rights) under this contract without losing from. For example, the Creditor can-endend the lines for making some payments without attached on them, lay change is tomed its contract must be in writing and signed by the Creditor. No oral changes are birding. It any part of this contract to not waitd, at other cances will remain enforceable.

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The laregoing steelainer of implied warranties does het apply if this sentract covers a new vehicle that was obtained primary for personal case unious you were informed in writing prior to signing this contract first the vehicle was sold on a "se if or "with it broke" basic and link you bear the entire risk as to the quality and partnershare of the

various. An implied warrantly of coordinateability generally inseems that the vehicle is fit for the architect purpose for which such vehicles are generally used. A warranty of filmuss for a particular pulpose is a variancy that may stress when the Sasor has researe to know the particular purpose set which you require the vehicle and you rely on the Seller's skill or full graphile furnish a suitable

This provision does not affect any warranties covering the vehicle which may be provided by the vehicle manufacturer.

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Notice of Bulestitulers of Contract. V Selec halafied his vehicle from
General Motom Corporation (Side on Inspersent crost terms, this contract
will be substituted by Selec for end replace the Easter's exequation to pay GM
for the vehicle you are purchasing. This substitution, will not change to
measure you have agreed to pay the Selec, the payment schedule, the
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of this contract and lorth your entire and only obliquing to Selec, GMs, or any
other holder of this contract.

NOTICE: ANY MOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEPENSES WINGCH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF, RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.

The preceding NOTICE applies only to goods or services obtained primarily for personal, family, or household use, in all other cases, Buyer will not assert against any subsequent holder or assignes of this contrast any claims or defenses the Buyer (debtor) may have against the Selier, or against the manufacturer of the vehicle or equipment obtained under this contract.

MINNESOTA DEPARTMENT OF PUBLIC SAFETY
DRIVER & VEHICLE SERVICES DIVISION
445 MINNESOTA ST, ST PAUL, MN 55101
CONFIRMATION OF LIEN PERFECTION - DEBTOR NAME AND ADDRESS

First Class U.S. Postage PAID Permit No 171 St. Peul MN

MOHANUD ABDIRASHID OSMAN MOHANUD ARDA ABDI

3402 PORTLAND AVE

MPLS MN 55407

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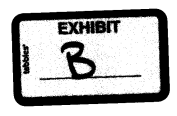
**LIEN HOLDER** 

1ST SECURED PARTY

JAC073

PO BOX 8122 PACYEVSHIIE MM 21830-8122

RETAIN THIS DOCUMENT - See reverse side of this form for removing this lien



In re:

Chapter 13

Abdirashid O. Mohamud,

Bky. No. 04-42128-RJK

Debtor(s).

Affidavit of J. Wood

- I, J. Wood, of General Motors Acceptance Corporation, declare under penalty of perjury that the following is true and correct to the best of my knowledge, information and belief:
- 1. General Motors Acceptance Corporation has a security interest in the following (the "Collateral"):

NO2 STRNSL1 VIN/HIN: 1G8ZH52812Z200992.

- 2. \$10.301.92 is the outstanding balance under the contract as of August 27, 2004.
- 3. \$864.28 is the amount of the existing delinquency under the contract.
- 4. \$6,575.00 is the fair market value of the Collateral.
- 5. Yes Appropriate insurance has been verified.
- 6. 864.28 is the payment default under the Chapter 13 Plan.

Further your affiant sayeth not.

Dated:

8/27/2004

J. Wood

Bankruptcy Specialist

MAN

Subscribed and sworn to before me on August 27, 2004

General Motors Acceptance Corporation

Notary

